

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA  
ROCK HILL DIVISION

United States of America *ex rel.*, Brianna  
Michaels and Amy Whitesides,

Plaintiff-Relators,

v.

Agape Senior Community, Inc.; Agape  
Senior Primary Care, Inc.; Agape Senior  
Services, Inc.; Agape Senior, LLC; Agape  
Management Services, Inc.; Agape  
Community Hospice, Inc.; Agape Nursing  
and Rehabilitation Center, Inc. d/b/a Agape  
Rehabilitation of Rock Hill a/k/a Agape  
Senior Post Acute Care Center – Rock Hill  
a/k/a Ebenezer Senior Services, LLC; Agape  
Senior Foundation, Inc.; Agape Community  
Hospice of Anderson, Inc.; Agape Hospice  
of the Piedmont, Inc.; Agape Community  
Hospice of the Grand Strand, Inc.; Agape  
Community Hospice of the Pee Dee, Inc.;  
Agape Community Hospice of the Upstate,  
Inc.; Agape Hospice House of Horry  
County, Inc.; Agape Hospice House of  
Laurens, LLC; Agape Hospice House of the  
Low Country, Inc.; Agape Hospice House  
of the Piedmont, Inc.; Agape Rehabilitation  
of Conway, Inc.; Agape Senior Services  
Foundation, Inc.; Agape Therapy, Inc.;  
Agape Hospice; Hospice Piedmont; Hospice  
Rock Hill; and Carolinas Community  
Hospice, Inc.,

Defendants.

C/A No. 0:12-3466-JFA

ORDER  
CORRECTING AND REDACTING  
CERTAIN INFORMATION  
FROM JUNE 25, 2015 ORDER  
(ECF No. 296)

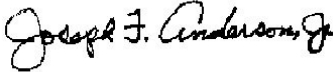
Subsequent to the Court's issuance of the June 25, 2015 Order, the parties have requested that the Court correct one error and seal a portion of that Order. Finding both requests to be meritorious, the Court will grant both requests.

The June 25, 2015 Order (ECF No. 296) contains references to efforts made to settle this case, including the amount offered by the Defendants in full settlement of all claims. In the event this case were to ultimately go to trial, information concerning a proposed settlement could, if reported publically, present procedural problems for this Court in terms of selecting a fair and impartial jury. For this reason, the Court will grant the motion to redact from the June 25, 2015 Order two references that would indicate the amount of the proposed settlement. First, on page 5, in the first full paragraph, the proposed settlement following the words "The sum of" shall be redacted. Secondly, in the last paragraph of the same page, the percentage referenced in the second sentence shall also be redacted.

Finally, in the last line on page 11, there is a reference to the Government's request for permission to unseal the "indictment" in this case. As the parties have correctly pointed out, there has been no indictment. Accordingly, the word "indictment" is deleted and the word "complaint" is substituted in its stead.

IT IS SO ORDERED.

July 6, 2015  
Columbia, South Carolina

  
Joseph F. Anderson, Jr.  
United States District Judge